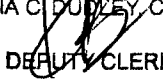


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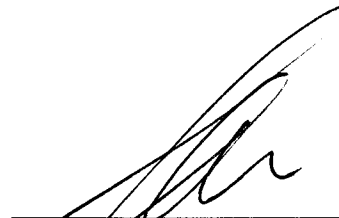
IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF VIRGINIA  
ROANOKE DIVISION

UNITED STATES OF AMERICA )      Criminal Case No. 7:06cr00007-1  
                                )  
v.                             )      FINAL ORDER  
                                )  
JAMAL EDWARD CRUMP      )      By: Samuel G. Wilson  
                                )      United States District Judge

In accordance with this court's memorandum opinion entered this day, it is **ORDERED** and **ADJUDGED** that Crump's motion (ECF No. 79) is **CONSTRUED** as a motion to vacate, set aside, or correct sentence, pursuant to 28 U.S.C. § 2255, and the Clerk is directed to **FILE** the motion as such; the § 2255 motion is **DISMISSED without prejudice** as successive; and the case is **STRICKEN** from the active docket.

Further, the court finds that Crump has not made the requisite showing of the substantial denial of a constitutional right as required by 28 U.S.C. § 2253(c) and, therefore, a certificate of appealability is **DENIED**.

ENTER: This 20<sup>th</sup> day of August, 2013.



\_\_\_\_\_  
United States District Judge